UNITED STATES PATENT AND TR	ADEM	U	Cantor Datent	t and Trademark Office Washington D.C. 2023
			ATTY DOX	
U.S. APPLICATION NO.	FIRST NAMED AP	PLICANT		<u>-</u> 73
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GAINESVILLE, FL 32606 6669			1 /	` `1
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NOTIFICATION OF MISSING		S LINDER 35 U.S.C.	371 IN THE	UNITED
NOTIFICATION OF MISSING	KEOUIKEMEN	ED OFFICE (DO/EC)/US)	
STATES DES	IGINATED; thu	IR to the United States Pate	ent and Tradema	ark
The following items have been submitted	ed by the applicant of the	lected Office (37 CFR 1.49 of Small Entity Status.	95):	
Office as — a Designated Office	T. I. stop	of Small Entity Status.		
U.S. Basic National Fee.	Ttutio	n of the international applic	ation into Engli	ish.
Copy of the international app	-	n of Article 19 amendment	s into English	
Oath or Declaration of invent				
Copy of Article 19 amendme				
Priority Document. The International Preliminary	Examination Report in E	nglish and its Annexes, if	my Cnalich	
- Annayees to th	e international recuminary			
' -		3	diovine didicall	ed items and or
 Applicant has requested early proc the indicated items in paragraph 3 below the priorit 	essing under 35 U.S.C. 37	(1) but has not the internal	tional application	n must be filed
the indicated items in paragraph 3 below.	The Basic National Fee	and the copy of the time		
prior to 20 or 30 monus from the priority	y date to avoid abandoning Copy of	the international application	n.	
				ements for
3. The following items MUST be furnis	hed within the period set t	orth below in order to com	piete aic requi	
acceptance under 35 U.S.C. 371:	n it is A near	sesing fee will be required	if submitted	
. Teopolation of the applica	ition into English. A proc	the priority date.		
later than the appropri	ate 20 or 30 months from	the priority date. ns indicated on the attached	I Notice of Defe	ective
The current translation	1 15 detective for the		Laura thum I	he
Translation. b. Processing fee for provi	ding the translation of the	application and/or the Ann	exes later than t	HC.
b. Processing fee for provi	months from the priority d	late (37 CFR 1.492(f)).	d (b) properly	identifying
. Out or declaration of U	ie mventors, in comprise		emational filing	date) A
the application (prefe	rably by the International	application number and into the appropriate 20 or 30	months from th	ie priority
Language Control of the Control of t	ilited il sublitude and	* *		
date.	leclaration does not compl	y with 37 CFR 1.497(a) ar	d (h) for the	180115
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==coein due (3 / CF	K 1.492(6)).	n inaludino	any reduited in	multiple delicitation.
4. Additional claim fees of S	as a - large entity	aim fees or cancel the addi	nonal claims fo	r which tees are
claim fee, are required. pplicant mu	st submit the addition Cr	aim rees of Pass		
	P10-673.	CED 1 931	1 925 See att	ached
due (37 CFR 1.492(g)). See attached 5. — Applicant has not submitted the	required sequence listing	pursuant to 37 CFR 1.821	1.625. See an	
PC1)D0/E0/920/	2(-) 2(-) 4 AND 5	ABOVE MUST BE SUBM	AITTED WITH	IIN TWO (2)
ALL OF THE ITEMS SET FORTH MONTHS FROM THE DATE OF	THIS NOTICE OR BY	22 OR 32 MONTHS (whe	re 37 CFR 1.45	95 applies) FROM 2OPERLY
MONTHS FROM THE DATE FOR THE	APPLICATION, WHIC	CHEVER IS LATER. FA	ILUKE TOTT	
RESPOND WILL RESULT IN AB	ANDONMENT.			17 CED
RESPOND WISE	L. 4 See 61ing a petition	and fee for extension of tu	ne under the pr	ovisions of 37 CFR
The time period set above may be ex	tended by tilling a petition			
1.136(a).				and set above or th
1.136(a). 6. If box 3a or 3c is checked, a train Annexes will be cancelled. A procedure to the control of the	slation of the Annexes MU	JST be submitted for fater of submitted later than 20 c	r 30 monds 110	the priority date
6. If box 3a or 3c is che ked, a trai Annexes will be cancelled. A proce 7. The Article 19 and identity a	ssing fee will be required	tion was not provided by t	he appropria.	20 (37 CFK 1 > 140)
7. The Article 19 ann automore	and the priority date			
Applicant is reminded the analysis and the	munication to the United S	states Patent and Trademan	(1.5)	
address E.	est in medica 1011CT	be returned with the	his respons	e .
A conv at	this notice MUSI	DU 1012	-	

A copy of this notice MUST be returned with this response. Notice of Defective Translation

Enclosed: x PCT DO LO 917 PCT/DO/EO/920

John Anderson PTO 875

FORM PCT/DO/EO/905 (March 2001)

Telephone 703 308-9116

Commissioner for Patents, Box Pt. 1. United States Patent, and Tradomark (2) and Washington, J.C. and J. www. Audi. Jos.

	FIRST NAMED APPLICANT		ATTY CON KET N	
U.S. APPLICATION NO. 09/889256	CHOW	S INTERNATIONAL A	GJE-73	
SALIWANCHIK LLOYD & SALIWANCHIK A PROFESSIONAL ASSOCIATION 2421 N.W. 41ST STREET SUITE A-1			PCT/GB00/00090	
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		14 JAN 00	15 JAN 99	
GAINESVILLE, FL 32/606/6669			1	

NOTIFICATION OF A DEFECTIVE OATH OR DECLARATION

This application fairs to contain an oath or declaration acceptable under 35 U.S.C. 371(c)(4) for entry into the national stage in the United States of America. The period within which to correct the deficiency noted below and avoid abandonment is set in the accompanying Notification.

A new oath or declaration, properly identifying this application (preferably by the international application number and international filing date) is required. The oath or declaration does not comply with 37 CFR 1.497(a),(b) and (f) in that it:

- $1.\left|\underline{\mathbf{x}}\right|$ is not executed in accordance with either 37 CFR 1.66 or 37 CFR 1.68.
- does not identify the application to which it is directed.
- does not identify the inventor(s). 3. ==
- 4. does not iden(4), the citizenship of each inventor.
- does not state that the person making the oath or declaration believes the named inventor or inventors to be the original and first inventor or inventors of the subject matter which is claimed and for which a patent is southt.

FAILURE TO SUBMIT AN OATH OR DECLARATION IN COMPLIANCE WITH 37 CFR 1.497(a) AND (b), AND 1.497(d) WHERE APPROPRIATE, WITHIN THE TIME PERIOD SET WILL RESULT IN FAILURE TO ENTER THE NATIONAL STAGE AND THE ABANDONMENT ()F THE APPLICATION.

Additionally, the oath or declaration does not comply with 37 CFR 1.63 in that it:

- does not id. wify the mailing address of each inventor. If the residence is differen from the mailing adwess, then the city and state or city and foreign country of residence of each inventor 1. -must also given.
- does not st. (e that the person making the oath or declaration 2.
 - has reversed and understands the contents of the application, including the claims, as amend: sy any amendment specifically referred to in the oath or declaration. a.
 - $ackno \, \gamma$, lges the duty to disclose to the Office all information known to the person to be h. materia to patentability as defined in 37 CFR 1.56.
- does not id outify the foreign application for patent or inventor's certificate for which a claim for priority is scade pursuant to 37 CFR 1.55, and any foreign application having a filing date before 3. that of the application on which priority is claimed, by specifying the application serial number, country, d. month, and year of its filing.

John Anderson

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